1 2 3 4 5 6 7 8	BRANDON P. JOHANSSON, ESQ. Nevada Bar No. 12003 TREY A. ROTHELL, ESQ. Nevada Bar No. 15993 DENTONS DURHAM JONES PINEGAR P.C. 111 South Main Street, Suite 2400 Salt Lake City, Utah 84111 Telephone: (801) 415-3000 Facsimile: (801) 415-3500 brandon.johansson@dentons.com trey.rothell@dentons.com Attorneys for Plaintiff Admiral Insurance Company MICHAEL D. RAWLINS, ESQ. Nevada Bar No. 5467 3271 East Warm Springs Road	
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11 12	Designated only for personal service under Nev. SCR 42.1	
	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
14		
15	ADMIRAL INSURANCE COMPANY,	Case No.: 2:24-cv-2060-GMN-MDC
16	Plaintiff, vs.	STIPULATION TO EXTEND TIME FILE RESPONSE TO
17	KABUL, INC. d/b/a FASTRIP PWC RENTALS; KABUL, INC. d/b/a FASTRIP FOOD STORE,	COUNTERCLAIMS [ECF NO. 33] (First Request)
18	Defendants.	(Trist request)
19	Defendants.	
20	KABUL, INC., d/b/a FASTRIP PWC and FASTRIP FOOD STORE,	
21	Counter/Cross/Third Party Claimant,	
22	VS.	
23	ADMIRAL INSURANCE COMPANY, et al.,	
24	Counter/Cross/Third Party Defendants.	
25		
26	Plaintiff/Counterclaim Defendant Admira	l Insurance Company ("Admiral") and
27	Defendants/Counterclaimants Kabul, Inc. dba Fastri	p PWC Rentals and Kabul, Inc. dba Fastrip

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Food Store ("Kabul") stipulate and agree, subject to the Court's approval, to extend the date by which Admiral may file its Response to Kabul's Counter/Cross/Third Party Claims (ECF No. 33) by 21 days from July 1, 2025, until July 22, 2025. This is the first request to extend this deadline.

- 1. On June 10, 2025, Kabul filed its Answer and Counter/Cross/Third Party Claims which brought claims against Admiral and other third parties. *See* ECF No. 33.
- 2. Pursuant to Fed. R. Civ. P. 12(a)(1)(B), the current deadline for Admiral to respond to the claims brought therein is July 1, 2025.
- 3. Due to the complexity of factual and legal issues which must be addressed in any response to those claims, Admiral requires additional time to prepare its response.
- 4. Good cause exists to grant the requested extension. The Parties have stipulated to the extension, and no party will be prejudiced by the brief delay.
 - 5. This stipulation is submitted in good faith and not for purposes of improper delay. IT IS SO STIPULATED.

Dated: June 24, 2025.

DENTONS DURHAM JONES PINEGAR P.C. CHRISTENSEN LAW OFFICES, LLC

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Attorneys for Kabul, Inc.

IT IS SO ORDERED

Hon. Maximiliano D. Couvillie III United States Magistra e Judg€ DATED: 6/25/2025

DITTLD: 0/25/2